

Substitute Bill No. 6701

January Session, 2001

General Assembly

AN ACT CONCERNING ENHANCEMENTS TO THE CHILD SUPPORT ENFORCEMENT SYSTEM.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 4a-18 of the general statutes is repealed and the
- 2 following is substituted in lieu thereof:
- 3 To assist in locating parents who have deserted their children and
- 4 other persons liable for support of dependents, the Commissioner of
- 5 Administrative Services, the Commissioner of Public Safety, [or] the
- 6 Commissioner of Social Services or a support enforcement officer of
- 7 <u>the Superior Court</u> may request and shall receive information from the
- 8 records of all departments, boards, bureaus or other agencies,
- 9 including law enforcement agencies of this state and the same are
- 10 authorized and required to provide such information promptly as is
- 11 necessary for this purpose, provided, only information directly bearing
- 12 on the identity and whereabouts of a person owing or asserted to be
- 13 owing an obligation of support shall be furnished by such
- departments, boards, bureaus or other agencies as requested and used
- or transmitted by the Commissioner of Administrative Services, the
- 16 Commissioner of Public Safety, [or] the Commissioner of Social
- 17 Services or a support enforcement officer of the Superior Court
- 18 pursuant to the authority conferred by this section. The Commissioner
- 19 of Social Services, acting by and through the IV-D agency, or a support
- 20 <u>enforcement officer of the Superior Court</u> may make such information

- 21 available only to federal agencies and public officials and agencies of
- 22 this state, other states and the political subdivisions of this state and
- 23 other states seeking to locate parents who have deserted their children
- 24 and other persons liable for support of dependents for the purpose of
- 25 enforcing their liability for support.
- 26 Sec. 2. Section 17b-93 of the general statutes is amended by adding
- 27 subsection (e) as follows:
- 28 (NEW) (e) The Commissioner of Social Services shall adopt
- 29 regulations, in accordance with chapter 54, establishing criteria and
- 30 procedures for adjustment of the claim of the state of Connecticut
- 31 under subsection (a) of this section. The purpose of any such
- 32 adjustment shall be to encourage family unification or reunification, or
- 33 to encourage noncustodial parents to begin making regular support
- 34 payments.
- Sec. 3. Subsection (d) of section 17b-137 of the general statutes is 35
- 36 repealed and the following is substituted in lieu thereof:
- 37 (d) (1) For the purposes of this subsection, "high-volume automated
- administrative enforcement" means the identification of assets, 38
- 39 through automated data matches with financial institutions and other
- 40 entities, as provided in this section and required by federal law, and
- 41 the seizure of such assets in accordance with subsections (d) and (e) of
- 42 section 52-362d, as amended by this act.
- 43 (2) The IV-D agency shall: (A) Use high-volume automated
- 44 administrative enforcement, as defined in subdivision (1) of this
- 45 subsection, to the same extent as in intrastate cases; and (B) promptly
- report the results of such enforcement procedure to the requesting 46
- 47 state.

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- 48 (3) [The] Support Enforcement [Division] Services or the IV-D
- 49 agency may, by electronic or other means, transmit to another state a
- 50 request for assistance in enforcing support orders administratively, in
- 51 a manner similar to this subsection, which request shall: (A) Include

- information that shall enable the state to which the request is transmitted to compare the information about the cases to the information data bases of such state; and (B) constitute a certification by this state (i) of the amount of support under an order the payment of which is in arrears, and (ii) that this state has complied with all procedural due process requirements applicable to each case.
 - (4) If the IV-D agency provides assistance under this subsection to another state concerning a case, such case shall not be considered transferred to the caseload of the IV-D agency.
 - (5) The IV-D agency shall maintain records of: (A) The number of requests for assistance received under this subsection; (B) the number of cases for which such agency collected support in response to such requests; and (C) the amount of such collected support.
- Sec. 4. Subsection (b) of section 17b-745 of the general statutes is repealed and the following is substituted in lieu thereof:
 - (b) Except as provided in sections 46b-212 to 46b-213v, inclusive, as amended by this act, any court or family support magistrate, called upon to enforce a support order, shall insure that such order is reasonable in light of the obligor's ability to pay. Except as provided in sections 46b-212 to 46b-213v, inclusive, as amended by this act, any support order entered pursuant to this section, or any support order from another jurisdiction subject to enforcement by the state of Connecticut, may be modified by motion of the party seeking such modification, including [the] Support Enforcement [Division] Services in TANF support cases as defined in subdivision (14) of subsection (b) of section 46b-231, as amended by this act, upon a showing of a substantial change in the circumstances of either party or upon a showing that the final order for child support substantially deviates from the child support guidelines established pursuant to section 46b-215a, unless there was a specific finding on the record that the application of the guidelines would be inequitable or inappropriate, provided the court or family support magistrate finds that the obligor

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or the obligee and any other interested party have received actual 84 85 notice of the pendency of such motion and of the time and place of the 86 hearing on such motion. There shall be a rebuttable presumption that 87 any deviation of less than fifteen per cent from the child support 88 guidelines is not substantial and any deviation of fifteen per cent or 89 more from the guidelines is substantial. Modification may be made of 90 such support order without regard to whether the order was issued 91 before, on or after May 9, 1991. In any hearing to modify any support 92 order from another jurisdiction the court or the family support 93 magistrate shall conduct the proceedings in accordance with the 94 procedure set forth in sections 46b-213o to 46b-213q, inclusive. No 95 such support orders may be subject to retroactive modification except 96 that the court or family support magistrate may order modification 97 with respect to any period during which there is a pending motion for 98 a modification of an existing support order from the date of service of 99 notice of such pending motion upon the opposing party pursuant to section 52-50. 100

- Sec. 5. Subsection (c) of section 31-254 of the general statutes is repealed and the following is substituted in lieu thereof:
- (c) (1) For the purposes of this section, "employer" does not include any department, agency or instrumentality of the United States; or any state agency performing intelligence or counterintelligence functions, if the head of such agency has determined that reporting pursuant to this section with respect to the employee could endanger the safety of the employee or compromise an ongoing investigation or intelligence mission.
- 110 (2) For the purposes of subsections (b) to (e), inclusive, of this
 111 section, "employee" includes individuals under contract with an
 112 employer to deliver personal services valued not less than five
 113 thousand dollars.
- [(2)] (3) An employer that has employees who are employed in this state and one or more other states and that transmits reports

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- state if such employer has designated another state in which it has
- employees to which it will transmit reports, provided such employer
- 119 has notified the Labor Commissioner, in writing, as to which other
- state it has designated for the purpose of sending such reports.
- Sec. 6. Section 36a-800 of the general statutes is repealed and the following is substituted in lieu thereof:
- 123 As used in sections 36a-800 to 36a-810, inclusive, <u>as amended by this</u> 124 act, unless the context otherwise requires:
 - (1) "Consumer collection agency" means any person engaged in the business of collecting or receiving for payment for others of any account, bill or other indebtedness from a consumer debtor, including any person who, by any device, subterfuge or pretense, makes a pretended purchase or takes a pretended assignment of accounts from any other person or municipality of such indebtedness for the purpose of evading the provisions of sections 36a-800 to 36a-810, inclusive, as amended by this act. It includes persons who furnish collection systems carrying a name which simulates the name of a consumer collection agency and who supply forms or form letters to be used by the creditor, even though such forms direct the consumer debtor to make payments directly to the creditor rather than to such fictitious agency. "Consumer collection agency" further includes any person who, in attempting to collect or in collecting such person's own accounts or claims from a consumer debtor, uses a fictitious name or any name other than such person's own name which would indicate to the consumer debtor that a third person is collecting or attempting to collect such account or claim. "Consumer collection agency" does not include (A) an individual employed on the staff of a licensed consumer collection agency, or by a creditor who is exempt from licensing, when attempting to collect on behalf of such consumer collection agency, (B) persons not primarily engaged in the collection of debts from consumer debtors who receive funds in escrow for subsequent distribution to others, including, but not limited to, real estate brokers

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- 149 and lenders holding funds of borrowers for payment of taxes or 150 insurance, (C) any public officer or a person acting under the order of 151 any court, (D) any member of the bar of this state, and (E) a person 152 who services loans or accounts for the owners thereof when the 153 arrangement includes, in addition to requesting payment from 154 delinquent consumer debtors, the providing of other services such as 155 receipt of payment, accounting, record-keeping, data processing 156 services and remitting, for loans or accounts which are current as well 157 as those which are delinquent. Any person not included in the 158 definition contained in this subsection is, for purposes of sections 36a-159 645 to 36a-647, inclusive, a "creditor", as defined in subdivision (3) of 160 section 36a-645;
- 161 (2) "Consumer debtor" means any natural person, not an organization, who has incurred indebtedness or owes a debt for personal, family or household purposes, including current or past due child support, or who has incurred indebtedness or owes a debt to a municipality due to a levy by such municipality of a personal property tax;
- 167 (3) "Creditor" means a person, including a municipality, who 168 retains, hires, or engages the services of a consumer collection agency;
- (4) "Municipality" means any town, city or borough, consolidated town and city, consolidated town and borough, district as defined in section 7-324 or municipal special services district established under chapter 105a;
- 173 (5) "Organization" means a corporation, partnership, association, 174 trust or any other legal entity or an individual operating under a trade 175 name or a name having appended to it a commercial, occupational or 176 professional designation.
- 177 Sec. 7. Subsection (a) of section 36a-801 of the general statutes is 178 repealed and the following is substituted in lieu thereof:
- 179 (a) No person shall act within this state as a consumer collection

180 agency, unless such person holds a license then in force from the 181 commissioner authorizing such person so to act. A consumer collection 182 agency is acting within this state if it (1) has its place of business located within this state; (2) has its place of business located outside 183 184 this state and collects from consumer debtors who reside within this 185 state for creditors who are located within this state; [or] (3) has its place 186 of business located outside this state and regularly collects from 187 consumer debtors who reside within this state for creditors who are located outside this state; or (4) has its place of business located 188 189 outside this state and is engaged in the business of collecting child 190 support for creditors located within this state from consumer debtors 191 who are located outside this state.

- 192 Sec. 8. Section 36a-804 of the general statutes is repealed and the 193 following is substituted in lieu thereof:
- 194 [The commissioner may suspend or revoke such license for cause shown, in accordance with section 36a-51.]
- 196 The commissioner may suspend, revoke or refuse to renew any 197 license, in accordance with the provisions of section 36a-51, for any 198 reason which would be sufficient grounds for the commissioner to deny an application for a license under sections 36a-800 to 36a-810, 199 200 inclusive, as amended by this act, or if the commissioner finds that the 201 licensee or any owner, director, officer, member, partner, shareholder, 202 trustee, employee or agent of such licensee has done any of the 203 following: (1) Made any material misstatement in the application; (2) 204 committed any fraud or misrepresentation; (3) violated any of the 205 provisions of sections 36a-800 to 36a-810, inclusive, as amended by this 206 act, or of any regulations adopted pursuant thereto, or any other law 207 or regulation applicable to the conduct of its business; or (4) failed to 208 perform any agreement with a creditor.
- Sec. 9. Section 36a-805 of the general statutes is repealed and the following is substituted in lieu thereof:
- 211 (a) No consumer collection agency shall: (1) Furnish legal advice or

perform legal services or represent that it is competent to do so, or institute judicial proceedings on behalf of others; (2) communicate with debtors in the name of an attorney or upon the stationery of an attorney, or prepare any forms or instruments which only attorneys are authorized to prepare; (3) purchase or receive assignments of claims for the purpose of collection or institute suit thereon in any court; (4) assume authority on behalf of a creditor to employ or terminate the services of an attorney unless such creditor has authorized such agency in writing to act as [his] such creditor's agent in the selection of an attorney to collect the creditor's accounts; (5) demand or obtain in any manner a share of the proper compensation for services performed by an attorney in collecting a claim, whether or not such agency has previously attempted collection thereof; (6) solicit claims for collection under an ambiguous or deceptive contract; (7) refuse to return any claim or claims upon written request of the creditor, claimant or forwarder, which claims are not in the process of collection after the tender of such amounts, if any, as may be due and owing to the agency; (8) advertise or threaten to advertise for sale any claim as a means of forcing payment thereof, unless such agency is acting as the assignee for the benefit of creditors; (9) refuse or fail to account for and remit to its clients all money collected which is not in dispute within sixty days from the last day of the month in which said money is collected; (10) refuse or intentionally fail to return to the creditor all valuable papers deposited with a claim when such claim is returned; (11) refuse or fail to furnish at intervals of not less than ninety days, upon the written request of the creditor, claimant or forwarder, a written report upon claims received from such creditor, claimant or forwarder; (12) commingle money collected for a creditor, claimant or forwarder with its own funds or use any part of a creditor's, claimant's or forwarder's money in the conduct of its business; (13) add any charge or fee to the amount of any claim which it receives for collection or knowingly accept for collection any claim to which any charge or fee has already been added to the amount of the claim unless the consumer debtor is legally liable therefor, in which case, the charge or collection fee may not be in excess of fifteen per cent

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247 of the amount actually collected on the debt; (14) use or attempt to use 248 or make reference to the term "bonded by the state of Connecticut", 249 "bonded" or "bonded collection agency" or any combination of such 250 terms or words, except that the word "bonded" may be used on the 251 stationery of any such agency in type not larger than twelve-point; or 252 (15) engage in any activities prohibited by sections 36a-800 to 36a-810, 253 inclusive, as amended by this act.

(b) No consumer collection agency shall impose a charge or fee for any child support payments collected through the efforts of a governmental agency. If the imposition of a charge or fee is permitted under section 10 of this act, no consumer collection agency shall impose a charge or fee for the collection of any child support payments in excess of the following amounts: (1) Upon any arrearage recovered as a lump sum payment, fifteen per cent; (2) upon any periodic payments, fifteen per cent during the first thirteen weeks of such collection, ten per cent during the next thirteen weeks of such collection and five per cent thereafter.

Sec. 10. (NEW) No consumer collection agency may collect child support payments unless such consumer collection agency has entered into a written agreement with the creditor to whom the child support is owed. The agreement shall specify the charge or fee for collecting the child support and state, in bold type, that child support collection services are offered by the state of Connecticut or any other state for a nominal fee. The creditor may terminate the agreement at any time by sending the consumer collection agency a written notice of termination which shall include the address to which future payments should be sent. Within thirty days of receipt of the notice of termination the consumer collection agency shall notify the consumer debtor or any other person, including a governmental agency, that is forwarding the consumer debtor's payments to the consumer collection agency, that future payments should be sent to the creditor at the address provided in the termination notice.

Sec. 11. Subsection (a) of section 46b-179a of the general statutes is

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- 280 repealed and the following is substituted in lieu thereof:
- 281 (a) [The] Support Enforcement [Division] Services of the Superior 282 Court shall maintain a registry in the Family Support Magistrate 283 Division of paternity judgments from other states. Any party to an 284 action in which a paternity judgment from another state was rendered 285 may register the foreign paternity judgment in the registry maintained 286 by [the] Support Enforcement [Division] Services without payment of 287 a filing fee or other cost to the party.
- 288 Sec. 12. Section 46b-179b of the general statutes is repealed and the 289 following is substituted in lieu thereof:
- 290 Such foreign paternity judgment, on the filing with the registry 291 maintained by [the] Support Enforcement [Division] Services, shall 292 become a judgment of the Family Support Magistrate Division of the 293 Superior Court and shall be enforced and otherwise treated in the 294 same manner as a judgment of the Family Support Magistrate 295 Division. A foreign paternity judgment so filed shall have the same 296 effect and may be enforced in the same manner as any like judgment of 297 a family support magistrate of this state, provided no such judgment 298 shall be enforced for a period of twenty days after the filing thereof.
- 299 Sec. 13. Section 46b-207 of the general statutes is repealed and the 300 following is substituted in lieu thereof:
- 301 The court is authorized to establish and maintain [a] Support 302 Enforcement [Division] Services and such [division] offices as it 303 determines are necessary for the proper handling of the administrative 304 details incident to proceedings under sections 46b-212 to 46b-213v, 305 inclusive, as amended by this act, and may appoint such personnel as 306 necessary for the proper administration of the nonjudicial functions of 307 proceedings under sections 46b-212 to 46b-213v, inclusive, as amended 308 by this act.
- 309 Sec. 14. Section 46b-208 of the general statutes is repealed and the 310 following is substituted in lieu thereof:

- The support service investigators of [the] Support Enforcement [Division] Services of the Superior Court shall, while acting within the scope of their duties as such, pursuant to matters under sections 46b-212 to 46b-213v, inclusive, as amended by this act, have the powers of service and of execution of summons and orders for withholding, and the conduct of investigations.
- Sec. 15. Section 46b-212a of the general statutes is repealed and the following is substituted in lieu thereof:
- As used in sections 46b-212 to 46b-213v, inclusive, as amended by this act:
- (1) "Child" means an individual, whether over or under the age of majority, who is or is alleged to be owed a duty of support by the individual's parent or who is or is alleged to be the beneficiary of a support order directed to the parent.
- 325 (2) "Child support order" means a support order for a child, 326 including a child who has attained the age of majority under the law of 327 the issuing state.
- 328 (3) "Duty of support" means an obligation imposed or imposable by 329 law to provide support for a child, spouse or former spouse, including 330 an unsatisfied obligation to provide support.
- 331 (4) "Governor" means an individual performing the functions of 332 Governor or the executive authority of a state covered by sections 46b-333 212 to 47b-213v, inclusive, as amended by this act.
 - (5) "Home state" means the state in which a child lived with a parent or a person acting as parent for at least six consecutive months immediately preceding the time of filing of a petition or comparable pleading for support and, if such child is less than six months old, the state in which such child lived from birth with such parent or person acting as parent. A period of temporary absence of such parent or person acting as parent is counted as part of the six-month or other

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- 341 period.
- 342 (6) "Income" includes earnings or other periodic entitlements to 343 money from any source and any other property subject to withholding
- 344 for support under the laws of this state.
- 345 (7) "Income withholding order" means an order or other legal 346 process directed to an obligor's employer, as defined in section 52-362, 347 as amended by this act, to withhold support from the income of the
- 348 obligor.
- 349 (8) "Initiating state" means a state from which a proceeding is
- 350 forwarded under sections 46b-212 to 46b-213v, inclusive, as amended
- 351 by this act, or a law or procedure substantially similar to said sections,
- 352 the Uniform Reciprocal Enforcement of Support Act or the Revised
- 353 Uniform Reciprocal Enforcement of Support Act.
- 354 (9) "Initiating tribunal" means the authorized tribunal in an
- 355 initiating state.
- 356 (10) "Issuing state" means the state in which a tribunal issues a
- 357 support order or renders a judgment determining paternity.
- 358 (11) "Issuing tribunal" means the tribunal which issues a support
- 359 order or renders a judgment determining paternity.
- 360 (12) "Law" includes decisional and statutory law and rules and
- 361 regulations having the force of law.
- 362 (13) "Obligee" means: (A) An individual to whom a duty of support
- 363 is or is alleged to be owed or in whose favor a support order has been
- 364 issued or a judgment determining paternity has been rendered; (B) a
- 365 state or political subdivision to which the rights under a duty of
- 366 support or support order have been assigned or which has
- 367 independent claims based on financial assistance provided to an
- 368 individual obligee; or (C) an individual seeking a judgment
- 369 determining paternity of the individual's child.

- 370 (14) "Obligor" means an individual, or the estate of a decedent: (A)
 371 Who owes or is alleged to owe a duty of support; (B) who is alleged
 372 but has not been adjudicated to be a parent of a child; or (C) who is
 373 liable under a support order.
- 374 (15) "Register" means to file a support order or judgment 375 determining paternity in the registry of support orders of the Family 376 Support Magistrate Division of the Superior Court. Such a support 377 order or judgment shall be filed by delivery of the order or judgment 378 for filing to [the] Support Enforcement [Division] <u>Services</u> of the 379 Superior Court which shall maintain the registry on behalf of the 380 Family Support Magistrate Division.
- 381 (16) "Registering tribunal" means a tribunal in which a support 382 order is registered.
- (17) "Responding state" means a state in which a proceeding is filed or to which a proceeding is forwarded for filing under sections 46b-212 to 46b-213v, inclusive, as amended by this act, or a law or procedure substantially similar to said sections, the Uniform Reciprocal Enforcement of Support Act or the Revised Uniform Reciprocal Enforcement of Support Act.
 - (18) "Responding tribunal" means the authorized tribunal in a responding state.
- 391 (19) "Spousal-support order" means a support order for a spouse or former spouse of the obligor.
- 393 (20) "State" means a state of the United States, the District of 394 Columbia, Puerto Rico, the U.S. Virgin Islands or any territory or 395 insular possession subject to the jurisdiction of the United States. The 396 term "state" includes an Indian tribe and a foreign jurisdiction that has 397 enacted a law or established procedures for issuance and enforcement 398 of support orders which are substantially similar to the procedure 399 under sections 46b-212 to 46b-213v, inclusive, as amended by this act, 400 the Uniform Reciprocal Enforcement of Support Act or the Revised

- 401 Uniform Enforcement of Support Act.
- 402 (21) "Support enforcement agency" means a public official or agency 403 authorized to seek: (A) Enforcement of support orders or laws relating 404 to the duty of support; (B) establishment or modification of child 405 support; (C) determination of paternity; or (D) the location of obligors 406 or their assets.
- 407 (22) "Support order" means a judgment, decree or order, whether 408 temporary, final or subject to modification, for the benefit of a child, a 409 spouse or a former spouse, which provides for monetary support, 410 health care, arrearages or reimbursement, and may include related 411 costs and fees, interest, income withholding, attorney's fees and other 412 relief.
- 413 (23) "Tribunal" means a court, administrative agency or quasi-414 judicial entity authorized to establish, enforce or modify support 415 orders or to determine paternity.
- Sec. 16. Section 46b-212b of the general statutes is repealed and the following is substituted in lieu thereof:
- 418 The Superior Court and the Family Support Magistrate Division of 419 the Superior Court are the tribunals of this state. The Family Support 420 Magistrate Division is the tribunal for the filing of petitions under 421 sections 46b-212 to 46b-213v, inclusive, as amended by this act, 422 provided clerical, administrative and other nonjudicial functions in 423 proceedings before the Family Support Magistrate Division may be 424 performed by [the] Support Enforcement [Division] Services of the 425 Superior Court.
- Sec. 17. Section 46b-212q of the general statutes is repealed and the following is substituted in lieu thereof:
- 428 (a) When the Family Support Magistrate Division receives a petition 429 or comparable pleading from an initiating tribunal or directly pursuant 430 to subsection (c) of section 46b-212m, the Family Support Magistrate

- 431 Division, or [the] Support Enforcement [Division] Services acting on its
- 432 behalf shall promptly cause the petition or pleading to be filed and
- 433 notify the petitioner by first class mail where and when it was filed.
- 434 (b) In matters arising under this section, family support magistrates
- 435 shall have the same powers and authority as provided by law for IV-D
- 436 support cases.
- 437 (c) The family support magistrate may not condition the payment of
- 438 a support order issued under sections 46b-212 to 46b-213v, inclusive,
- 439 as amended by this act, upon compliance by a party with provisions
- 440 for visitation.
- 441 (d) If the Family Support Magistrate Division issues an order under
- 442 sections 46b-212 to 46b-213v, inclusive, as amended by this act, the
- 443 Family Support Magistrate Division, or [the] Support Enforcement
- 444 [Division] Services acting on its behalf, shall send a copy of the order
- 445 by first class mail to the petitioner and the respondent and to the
- 446 initiating tribunal, if any.
- 447 Sec. 18. Section 46b-212v of the general statutes is repealed and the
- 448 following is substituted in lieu thereof:
- 449 (a) [The] Support Enforcement [Division] Services of the Superior
- 450 Court is the state information agency under sections 46b-212 to 46b-
- 451 213v, inclusive, as amended by this act.
- 452 (b) The state information agency shall: (1) Compile and maintain a
- 453 current list, including addresses, of the tribunals in this state which
- 454 have jurisdiction under sections 46b-212 to 46b-213v, inclusive, as
- 455 amended by this act, and any support enforcement agencies in this
- 456 state and transmit a copy to the state information agency of every
- 457 other state; (2) maintain a registry of tribunals and support
- 458 enforcement agencies received from other states; (3) forward to the
- 459 appropriate tribunal in the place in this state in which the individual
- 460 obligee or the obligor resides, or in which the obligor's property is
- 461 believed to be located, all documents concerning a proceeding under

463 received from an initiating tribunal or the state information agency of

sections 46b-212 to 46b-213v, inclusive, as amended by this act,

- 464 the initiating state; and (4) obtain information concerning the location
- of the obligor and the obligor's property within this state not exempt
- 466 from execution.

- (c) In addition to its duties as the state information agency [the]
- 468 Support Enforcement [Division] Services of the Superior Court shall
- 469 maintain a registry of support orders and judgments in the Family
- Support Magistrate Division of the Superior Court and shall perform
- 471 such clerical, administrative and other nonjudicial functions on behalf
- of the Family Support Magistrate Division as may be required, or as
- are otherwise agreed upon, pursuant to sections 46b-62, 46b-69, 46b-
- 474 179a, 46b-179b, as amended by this act, 46b-207, as amended by this
- 475 act, 46b-208, 46b-212 to 46b-213v, inclusive, as amended by this act,
- 476 46b-231, as amended by this act, 52-362, as amended by this act, and
- 477 52-362f, as amended by this act.
- Sec. 19. Section 46b-213f of the general statutes is repealed and the
- following is substituted in lieu thereof:
- 480 (a) A party seeking to enforce a support order or an income
- 481 withholding order, or both, issued by a tribunal of another state may
- send the documents required for registering the order to [the] Support
- 483 Enforcement [Division] Services.
- (b) Upon receipt of the documents, [the] Support Enforcement
- [Division] Services, with the assistance of the Bureau of Child Support
- 486 Enforcement within the Department of Social Services, as appropriate,
- 487 without initially seeking to register the order, shall consider and, if
- 488 appropriate, use any administrative procedure authorized by the law
- 489 of this state to enforce a support order or an income withholding
- 490 order, or both. If the obligor does not contest administrative
- 491 enforcement, the order need not be registered. If the obligor contests
- 492 the validity or administrative enforcement of the order, the support
- 493 enforcement agency shall file the order with [the] Support

- 494 Enforcement [Division] <u>Services</u> of the Superior Court to be recorded
- 495 in the registry of support orders of the Family Support Magistrate
- 496 Division.
- Sec. 20. Section 46b-213g of the general statutes is repealed and the
- 498 following is substituted in lieu thereof:
- 499 A support order or an income withholding order issued by a
- 500 tribunal of another state may be registered in this state for enforcement
- 501 with the registry of support orders of the Family Support Magistrate
- Division maintained by [the] Support Enforcement [Division] Services
- of the Superior Court.
- Sec. 21. Section 46b-213h of the general statutes is repealed and the
- 505 following is substituted in lieu thereof:
- 506 (a) A support order or income withholding order of another state
- 507 may be registered in this state by sending the following documents
- and information to [the] Support Enforcement [Division] Services for
- 509 filing in the registry of support orders of the Family Support
- 510 Magistrate Division: (1) A letter of transmittal to [the] Support
- 511 Enforcement [Division] Services requesting registration and
- 512 enforcement; (2) two copies, including one certified copy, of all orders
- 513 to be registered, including any modification of an order; (3) a sworn
- 514 statement by the party seeking registration or a certified statement by
- the custodian of the records showing the amount of any arrearage; (4)
- 516 the name of the obligor and, if known: (A) The obligor's address and
- 517 Social Security number; (B) the name and address of the obligor's
- 518 employer and any other source of income of the obligor; and (C) a
- description and the location of property of the obligor in this state not
- exempt from execution; (5) the name and address of the obligee and, if
- applicable, the agency or person to whom support payments are to be
- remitted; and (6) a statement disclosing whether or not any other
- 523 action or proceeding is currently pending concerning the support of
- 524 the child who is the subject of such support order.
- 525 (b) On receipt of a request for registration, [the] Support

- 526 Enforcement [Division] Services shall cause the order to be filed as a
- 527 foreign judgment in the registry of support orders of the Family
- 528 Support Magistrate Division, together with one copy of the documents
- 529 and information, regardless of their form.
- 530 (c) A petition or comparable pleading seeking a remedy that is 531 required to be affirmatively sought under other law of this state may 532 be filed at the same time as the request for registration or later. The
- 533 pleading shall specify the grounds for the remedy sought.
- Sec. 22. Subsection (a) of section 46b-213i of the general statutes is repealed and the following is substituted in lieu thereof:
- 536 (a) A support order or income withholding order issued in another
- 537 state is registered when the order is filed with [the] Support
- 538 Enforcement [Division] Services for registration in the registry of
- 539 support orders.
- Sec. 23. Section 46b-213k of the general statutes is repealed and the
- 541 following is substituted in lieu thereof:
- 542 (a) When a support order or income withholding order issued in 543 another state is registered, the Family Support Magistrate Division or
- 544 [the] Support Enforcement [Division] Services acting on its behalf,
- shall notify the nonregistering party. Notice must be given by first
- 546 class, certified or registered mail or by any means of personal service
- 547 authorized by the law of this state. The notice must be accompanied by
- 548 a copy of the registered order and the documents and relevant
- 549 information accompanying the order.
- (b) The notice must inform the nonregistering party: (1) That a
- registered order is enforceable as of the date of registration in the same
- manner as an order issued by a tribunal of this state; (2) that a hearing
- before the Family Support Magistrate Division to contest the validity or enforcement of the registered order must be requested within
- or enforcement of the registered order must be requested within
- 555 twenty days after the date of mailing or personal service of the notice;
- 556 (3) that failure to contest the validity or enforcement of the registered

557	order in a timely manner will result in confirmation of the order and
558	enforcement of the order and the alleged arrearages and precludes
559	further contest of that order with respect to any matter that could have

- 560 been asserted; and (4) of the amount of any alleged arrearages.
- 561 (c) Upon registration of an income withholding order for 562 enforcement, the Family Support Magistrate Division, or [the] Support 563 Enforcement [Division] Services acting on its behalf, shall notify the 564 obligor's employer pursuant to section 52-362, as amended by this act.
- 565 Sec. 24. Subsection (c) of section 46b-213w of the general statutes is 566 repealed and the following is substituted in lieu thereof:
- 567 (c) The Department of Social Services shall distribute to all 568 employers in this state a standard notice and claim form, written in 569 clear and simple language, which shall include:
- 570 (1) Notice that money will be withheld from the employee's wages 571 for child support and health insurance;
- 572 (2) Notice that eighty-five per cent of the first one hundred forty-573 five dollars per week of disposable earnings are exempt from the 574 income withholding order;
 - (3) Notice that the amount of the income withholding order may not exceed the maximum permitted by federal law under Section 1673 of Title 15 of the United States Code, together with a statement of the obligor's right to claim any other applicable state or federal exemptions;
 - (4) Notice of the right to object to the validity or enforcement of such income withholding order in a court in this state and of the right to seek modification of the underlying support order in the court of continuing exclusive jurisdiction;
- 584 (5) Notice of the right to seek the assistance of the Child Support 585 Enforcement Bureau of the Department of Social Services and the toll-586 free telephone number at which the bureau can be contacted;

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- (6) A claim form which shall include (A) a list of the most common defenses and exemptions to such income withholding order in a manner which allows the obligor to check any of the defenses and exemptions which apply; (B) a space where the obligor may briefly explain [his] the obligor's claim or defense; (C) a space where the obligor may initiate a request for services to modify the support order; (D) a space for the obligor to provide [his] the obligor's address and the name of the town in which [he] the obligor principally conducts [his] the obligor's work for the employer; (E) a space for the obligor to sign [his] the obligor's name; (F) the address of the Bureau of Child Support Enforcement of the Department of Social Services to which the claim form is to be sent in order to contest the validity or enforcement of the income withholding order or to initiate a request for modification; and (G) space for the employer to state the date upon which the form was actually delivered to the obligor.
- Sec. 25. Subsection (s) of section 46b-231 of the general statutes is repealed and the following is substituted in lieu thereof:
 - (s) Support enforcement officers of [the] Support Enforcement [Division] Services of the Superior Court shall:
 - (1) Supervise the payment of any child or spousal support order made by a family support magistrate. Supervision of such orders is defined as the utilization of all procedures available by law to collect child or spousal support, including issuance and implementation of income withholdings ordered by the Superior Court or a family support magistrate pursuant to section 52-362, as amended by this act, and if necessary, bringing an application for contempt to a family support magistrate and, in connection with such application, issuing an order requiring the obligor to appear before a family support magistrate to show cause why such obligor should not be held in contempt for failure to pay an order for child or spousal support entered by the Superior Court or a family support magistrate;
 - (2) In non-TANF cases, have the authority to bring petitions for

- (3) In connection with any order or agreement entered by, or filed with, the Family Support Magistrate Division, or any order entered by the Superior Court in a IV-D support case upon order, investigate the financial situation of the parties and report findings to the family support magistrate regarding: (A) Any pending motion to modify such order or agreement, or (B) any request or application for modification of such order or agreement made by an obligee;
- (4) In non-TANF IV-D cases, review child support orders at the request of [either parent subject] any party to a support order or, in TANF cases, review child support orders at the request of the Bureau of Child Support Enforcement, and initiate an action before a family support magistrate to modify such support order if it is determined upon such review that the order substantially deviates from the child support guidelines established pursuant to section 46b-215a or 46b-215b. The authority to initiate such action includes issuance of the summons and order necessary to commence the action. The requesting party shall have a right to such review every three years without proving a substantial change in circumstances; more frequent reviews shall be made only if the requesting party demonstrates a substantial change in circumstances. There shall be a rebuttable presumption that any deviation of less than fifteen per cent from the child support guidelines is not substantial and any deviation of fifteen per cent or more from the guidelines is substantial. Modification may be made of such support order without regard to whether the order was issued before, on or after May 9, 1991. In determining whether to modify a

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- 663 Sec. 26. Subsection (a) of section 52-259a of the general statutes is repealed and the following is substituted in lieu thereof:
- 665 (a) Any member of the Division of Criminal Justice, the Division of 666 Public Defender Services or the Family Division or Support 667 Enforcement [Division] Services of the Superior Court, the Attorney 668 General, an assistant attorney general, the Consumer Counsel, any 669 attorney employed by the Office of Consumer Counsel within the 670 Department of Public Utility Control, the Department of Revenue 671 Services, the Commission on Human Rights and Opportunities, the 672 Freedom of Information Commission, the Board of Labor Relations or 673 the Office of Protection and Advocacy for Persons with Disabilities, or 674 any attorney appointed by the court to assist any of them or to act for 675 any of them in a special case or cases, while acting in [his] the 676 attorney's official capacity or in the capacity for which [he] the attorney 677 was appointed, shall not be required to pay the fees specified in 678 sections 52-258, 52-259 and 52-259c, subsection (a) of section 52-356a, 679 subsection (a) of section 52-361a and subsection (n) of section 46b-231.
- 680 Sec. 27. Subsection (a) of section 52-362 of the general statutes is 681 repealed and the following is substituted in lieu thereof:
- 682 (a) For purposes of this section:
- 683 (1) "Dependent" means a spouse, former spouse or child entitled to 684 payments under a support order, provided [the] Support Enforcement

- [Division] <u>Services</u> of the Superior Court or the state acting under an assignment of a dependent's support rights or under an application for child support enforcement services shall, through an officer of [the] Support Enforcement [Division] <u>Services</u> or the Bureau of Child Support Enforcement within the Department of Social Services or an
- 690 investigator of the Department of Administrative Services or the 691 Attorney General, take any action which the dependent could take to
- 692 enforce a support order;

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- (2) "Disposable earnings" means that part of the earnings of an individual remaining after deduction from those earnings of amounts required to be withheld for the payment of federal, state and local income taxes, employment taxes, normal retirement contributions, union dues and initiation fees, and group life and health insurance premiums;
 - (3) "Earnings" means any debt accruing to an obligor by reason of such obligor's personal services, including any compensation payable by an employer to an employee for such personal services whether denominated as wages, salary, commission, bonus or otherwise, including unemployment compensation if a purchase of service agreement between the Commissioner of Social Services and the Labor Commissioner is in effect pursuant to subsection (e) of section 17b-179;
- 706 (4) "Employer" means any person, including the Labor 707 Commissioner, who owes earnings to an obligor;
- (5) "Income" means any periodic form of payment due to an individual, regardless of source, including, but not limited to, disposable earnings, workers' compensation and disability benefits, payments pursuant to a pension or retirement program and interest;
- 712 (6) "Obligor" means a person required to make payments under a support order;
- 714 (7) "Support order" means a court order, or order of a family 715 support magistrate including an agreement approved by a court or a

- family support magistrate, that requires the payment to a dependent of either current support payments, payments on an arrearage, or both;
- 718 (8) "Unemployment compensation" means any compensation 719 payable under chapter 567, including amounts payable by the 720 administrator of the unemployment compensation law pursuant to an 721 agreement under any federal law providing for compensation, 722 assistance or allowances with respect to unemployment.
- Sec. 28. Subsections (e) and (f) of section 52-362 of the general statutes are repealed and the following is substituted in lieu thereof:
 - (e) A withholding order shall issue in the amount necessary to enforce a support order against only such nonexempt income of the obligor as exceeds the greater of (1) eighty-five per cent of the first one hundred forty-five dollars per week of disposable income, or (2) the amount exempt under Section 1673 of Title 15 of the United States Code, or against any lesser amount which the court or family support magistrate deems equitable. The withholding order shall secure payment of past and future amounts due under the support order and an additional amount computed in accordance with the child support guidelines established in accordance with section 46b-215a, to be applied toward liquidation of any arrearage accrued under such order, unless contested by the obligor after a notice has been served pursuant to subsection (c) of this section, in which case the court or family support magistrate may determine the amount to be applied toward the liquidation of the arrearage found to have accrued under prior order of the court or family support magistrate. In no event shall such additional amount be applied if there is an existing arrearage order from the court or family support magistrate in a IV-D support case, as defined in subdivision (13) of subsection (b) of section 46b-231. Any investigator or other authorized employee of the Bureau of Child Support Enforcement within the Department of Social Services, or any officer of [the] Support Enforcement [Division] Services of the Superior Court, shall issue a withholding order pursuant to this subsection when the obligor becomes subject to withholding under subsection (c)

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of this section. On service of the order of withholding on an existing or any future employer or other payer of income, and until the support order is fully satisfied or modified, the order of withholding is a continuing lien and levy on the obligor's income as it becomes due.

- (f) Commencing no later than the first pay period in the case of an employer, or the date of periodic payment in the case of a payer of income other than an employer, that occurs after fourteen days following the date of service of an order for withholding and within seven business days of the date the obligor is paid thereafter, an employer or other payer of income shall pay sums withheld pursuant to the withholding order to the state disbursement unit, as required by subsection (p) of this section. [When orders for withholding are payable on behalf of a dependent in a IV-D support case, as defined in subdivision (14) of subsection (b) of section 46b-231, the The employer or other payer of income (1) shall specify the dates on which each withholding occurred and the amount withheld for each obligor on each such date, and (2) may combine all withheld amounts into a single payment to the state disbursement unit with the portion thereof which is attributable to each individual obligor being separately designated. If an employer or other payer of income fails to withhold from income due an obligor pursuant to an order for withholding or fails to make those payments, such employer or other payer of income is liable to such person for the full amount of income not withheld since receipt of proper notice in an action therefor, and the amount secured in the action shall be applied by such person toward the arrearage owed by the obligor. Such employer or other payer of income shall be subject to a finding of contempt by the court or family support magistrate for failure to honor such order for withholding, provided service of the order is made in accordance with section 52-57 or by certified mail, return receipt requested.
- Sec. 29. Subsection (h) of section 52-362 of the general statutes is repealed and the following is substituted in lieu thereof:
 - (h) Service of any process under this section, including any notice,

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- may be made in accordance with section 52-57, or by certified mail, return receipt requested. If service is made on behalf of the state, it may be made by an authorized employee of [the] Support Enforcement [Division of the court] Services, or by an investigator or other officer of the Bureau of Child Support Enforcement within the Department of Social Services or by an investigator of the Department of Administrative Services or by the Attorney General. Service of income withholding orders by Support Enforcement Services or by an investigator or other officer of said bureau upon an employer under this section may be made in accordance with section 52-57, by certified mail, return receipt requested, or by first class mail.
- Sec. 30. Subsection (k) of section 52-362 of the general statutes is repealed and the following is substituted in lieu thereof:
 - (k) The employer shall notify promptly the dependent or [the] Support Enforcement [Division] <u>Services</u> as directed when the obligor terminates employment, makes a claim for workers' compensation benefits or makes a claim for unemployment compensation benefits and shall provide the obligor's last-known address and the name and address of the obligor's new employer, if known.
 - Sec. 31. Subsection (a) of section 52-362d of the general statutes is repealed and the following is substituted in lieu thereof:
 - (a) Whenever an order of the Superior Court or a family support magistrate for support of a minor child or children is issued and such payments have been ordered to be made to the state acting by and through the IV-D agency and the person against whom such support order was issued owes past-due support in the amount of five hundred dollars or more, the state shall have a lien on any property, real or personal, in which such person has an interest to enforce payment of such past-due support after first providing such person with notice of intent to place such lien, and an opportunity for a hearing before a hearing officer to contest the amount of such past-due support. The lien for past-due child support shall be secured by the IV-

D agency pursuant to procedures contained in the general statutes applicable to the type of property to be secured. Any such lien on real property may, at any time during which the obligor owes the amount of past-due child support secured by such lien, be foreclosed in an action brought in a court of competent jurisdiction by the Commissioner of Social Services in a title IV-D case or by the person to whom the child support is due. When past-due support is owing both to a family and to the state, the proceeds of the lien shall be applied to the family's current and past-due support first and, when [that] such support is satisfied, to the state's past-due support. A lien for past-due support arising in any other state shall be given full faith and credit by this state provided such other state has complied with its procedural rules relating to recording or serving of liens.

- 827 Sec. 32. Subsections (c) to (e), inclusive, of section 52-362d of the 828 general statutes are repealed and the following is substituted in lieu 829 thereof:
 - (c) The [Comptroller] <u>Connecticut Lottery Corporation</u>, upon notification by the Commissioner of Social Services that money is due from any person as a result of a claim for support which has been assigned to the state pursuant to section 17b-77 or is to be paid to the state acting by and through the IV-D agency, shall withhold [any order upon the Treasurer for payment duel from any lottery winnings [pursuant to chapter 226] payable to such person [unless the amount payable is first reduced by under the provisions of chapter 226 or chapter 229a the amount of such claim for support owed to an individual for any portion of support which has not been assigned to the state and then [by] the amount of such claim for support owed to the state, provided the [Comptroller] Connecticut Lottery Corporation shall notify such person that (1) [an order upon the Treasurer for payment has lottery winnings have been withheld as a result of the amount due for such support, and (2) [he] such person has the right to a hearing before a hearing officer designated by the Commissioner of Social Services if [he] such person contests the amount of the alleged claim for support. The [Comptroller] Connecticut Lottery Corporation

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shall [submit an order to the Treasurer for payment to] <u>pay</u> such persons in accordance with any decisions of the hearing officer or the court upon appeal of the hearing officer's decision.

- (d) Whenever an order of the Superior Court or a family support magistrate for support of a minor child or children is issued and such payments have been ordered through the IV-D agency, and the obligor against whom such support order was issued owes overdue support under such order in the amount of five hundred dollars or more, the IV-D agency, as defined in subdivision (12) of subsection (b) of section 46b-231, or [the] Support Enforcement [Division] Services of the Superior Court may notify (1) any state or local agency with authority to distribute benefits to such obligor including, but not limited to, unemployment compensation and workers' compensation, (2) any person having or expecting to have custody or control of or authority to distribute any amounts due such obligor under any judgment or settlement, (3) any financial institution holding assets of such obligor, and (4) any public or private entity administering a public or private retirement fund in which such obligor has an interest that such obligor owes overdue support in a IV-D support case. Upon receipt of such notice, such agency, person, institution or entity shall withhold delivery or distribution of any such benefits, amounts, assets or funds until receipt of further notice from the IV-D agency.
- (e) In IV-D cases in which a notice is sent pursuant to subsection (d) of this section, the IV-D agency shall notify the obligor that such benefits, amounts, assets or funds have been withheld as a result of overdue support in a IV-D support case in accordance with an order of the Superior Court or family support magistrate. The IV-D agency shall further notify the agency, person, institution or entity to whom notice was sent pursuant to subsection (d) of this section as follows: (1) Upon expiration of the time for requesting a hearing specified in section 17b-60, to make payment to the state from any such benefits, amounts, assets or funds withheld in accordance with subsection (d) of this section to satisfy such overdue support and any current support obligation provided, in the case of retirement funds, such payment

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- Sec. 33. Subsection (d) of section 52-362e of the general statutes is repealed and the following is substituted in lieu thereof:
 - (d) The Commissioner of Social Services shall adopt regulations, in accordance with chapter 54, setting forth procedures in compliance with federal law and regulations under Title IV-D of the Social Security Act providing for adequate notice of (1) the right to a review by [the] Support Enforcement [Division] Services of the Superior Court, (2) the right to a fair hearing before a hearing officer, (3) a list of available defenses including the defense described in section 52-362h_z and (4) procedures for a fair hearing for any person who is alleged to owe past-due support and is subject to the provisions of this section.
 - Sec. 34. Subsections (c) and (d) of section 52-362f of the general statutes are repealed and the following is substituted in lieu thereof:
 - (c) When a support order has been issued in this state and the obligor has earnings subject to income withholding in another jurisdiction, (1) the agency shall on application of a resident of this state, (2) [the] Support Enforcement [Division] Services shall on behalf of any client for whom [the] Support Enforcement [Division] Services is providing services, (3) an obligee or obligor of a support order issued by this state may, or (4) an agency to whom the obligee has assigned support rights may, promptly request the agency of another jurisdiction in which the obligor of a support order derives income to

enter the order for the purpose of obtaining income withholding against such income. The agency or [the] Support Enforcement [Division] Services, as the case may be, shall compile and transmit promptly to the agency of the other jurisdiction all documentation required to enter a support order for this purpose. The agency or Support Enforcement [Division] Services also shall transmit immediately to the agency of the other jurisdiction a certified copy of any subsequent modifications of the support order. If the agency or Support Enforcement [Division] Services receives notice that the obligor is contesting income withholding in another jurisdiction, it shall immediately notify the individual obligee of the date, time and place of the hearings and of the obligee's right to attend.

(d) When a support order is issued in another jurisdiction and the obligor has income subject to withholding in accordance with the provisions of section 52-362, as amended by this act, [the] Support Enforcement [Division] Services shall, upon receiving a support order of another jurisdiction with the documentation specified in this subsection from an agency of another jurisdiction, or from an obligee, and obligor or an attorney for either the obligee or obligor, file such support order and documents in the registry maintained by [the] Support Enforcement [Division] Services. Documentation required for the entry of a support order for another jurisdiction for the purpose of withholding of income shall comply with the requirements of section 46b-213i, as amended by this act. If the documentation received by [the] Support Enforcement [Division] Services does not conform to those requirements, [the] Support Enforcement [Division] Services shall remedy any defect which it can without the assistance of the obligee or requesting agency or person. If [the] Support Enforcement [Division] Services is unable to make such corrections, the requesting agency or person shall immediately be notified of the necessary additions or corrections. [The] Support Enforcement [Division] Services shall accept the documentation required by this subsection so long as the substantive requirements of this subsection are met.

Sec. 35. Subsection (f) of section 52-362f of the general statutes is

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repealed and the following is substituted in lieu thereof:

- (f) Upon registration of a support order from another jurisdiction pursuant to subsection (d) of this section, Family Support Magistrate Division or [the] Support Enforcement [Division] Services of the Superior Court acting on its behalf shall proceed as provided in section 46b-213k, as amended by this act.
- 954 Sec. 36. Subsections (h) to (j), inclusive, of section 52-362f of the 955 general statutes are repealed and the following is substituted in lieu 956 thereof:
 - (h) The agency or [the] Support Enforcement [Division] Services upon receiving a certified copy of any amendment or modification to a support order entered pursuant to subsection (d) of this section, shall file such certified copy with the clerk of [the] Support Enforcement [Division] Services, and [the division] Support Enforcement Services shall amend or modify the order for withholding to conform to the modified support order.
 - (i) If the agency or [the] Support Enforcement [Division] Services determines that the obligor has obtained employment in another state or has a new or additional source of income in another state, it shall notify the agency which requested the income withholding of the changes within ten days of receiving that information and shall forward to such agency all information it has or can obtain with respect to the obligor's new address and the name and address of the obligor's new employer or other source of income. The agency or [the] Support Enforcement [Division] Services shall include with the notice a certified copy of the order for withholding in effect in this state.
 - (j) Any person who is the obligor on a support order of another jurisdiction may obtain a voluntary income withholding by filing with the agency a request for such withholding and a certified copy of the support order issued by such jurisdiction. The agency shall file such request for a voluntary withholding with the certified copy of the support order from the jurisdiction that entered such order with the

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clerk of [the] Support Enforcement [Division] <u>Services</u> of the Superior Court and [the division] <u>Support Enforcement Services</u>, acting on behalf of the Family Support Magistrate Division, shall issue an order for withholding. Any order for withholding thus issued shall be subject to all applicable provisions of this section.

985 Sec. 37. Section 52-362i of the general statutes is repealed and the following is substituted in lieu thereof:

If the court or family support magistrate finds that (1) an obligor is delinquent on payment of child support, and (2) future support payments are in jeopardy, or (3) the obligor has exhibited or expressed an intention not to pay any such support, the court or family support magistrate may order the obligor to provide a cash deposit not to exceed the amount of four times the current monthly support and arrearage obligation, to be held in escrow by the Connecticut Child Support Enforcement Bureau or Support Enforcement Services. Any funds from such cash deposit may be disbursed by the Connecticut Child Support Enforcement Bureau or Support Enforcement Services to the custodial parent upon a determination by said support enforcement bureau or Support Enforcement Services that the obligor has failed to pay the full amount of the monthly support obligation. Payment shall be in an amount that, when combined with the obligor's payment, would not exceed the monthly support obligation. Payment from such cash deposit shall not preclude a finding of delinquency during the period of time in which the obligor failed to pay current support.

Sec. 38. Subsection (a) of section 53-304 of the general statutes is repealed and the following is substituted in lieu thereof:

(a) Any person who neglects or refuses to furnish reasonably necessary support to the person's spouse, child under the age of eighteen or parent under the age of sixty-five shall be deemed guilty of nonsupport and shall be imprisoned not more than one year, unless the person shows to the court before which the trial is had that, owing

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to physical incapacity or other good cause, the person is unable to furnish such support. Such court may suspend the execution of any community correctional center sentence imposed, upon any terms or conditions that it deems just, may suspend the execution of the balance of any such sentence in a like manner, and, in addition to any other sentence or in lieu thereof, may order that the person convicted shall pay to the Commissioner of Administrative Services directly or through [the] Support Enforcement [Division] Services of the Superior Court, such support, in such amount as the court may find commensurate with the necessities of the case and the ability of such person, for such period as the court shall determine. Any such order of support may, at any time thereafter, be set aside or altered by such court for cause shown. Failure of any defendant to make any payment may be punished as contempt of court and, in addition thereto or in lieu thereof, the court may order the issuance of a wage withholding in the same manner as is provided in section 17b-748, which withholding order shall have the same precedence as is provided in section 52-362, as amended by this act. The amounts withheld under such withholding order shall be remitted to the Department of Administrative Services by the person or corporation to whom the withholding order is presented at such intervals as such withholding order directs. For purposes of this section, the term "child" shall include one born out of wedlock whose father has acknowledged in writing his paternity of such child or has been adjudged the father by a court of competent jurisdiction.

Sec. 39. Subsection (d) of section 53-304 of the general statutes is repealed and the following is substituted in lieu thereof:

(d) Family relations caseworkers of the Family Division and support enforcement officers of [the] Support Enforcement [Division] Services may administer oaths in all affidavits, statements, complaints and reports made to or by family relations caseworkers and support enforcement officers of the Superior Court in the performance of their duties.

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Sec. 40. Section 53-308 of the general statutes is repealed and the following is substituted in lieu thereof:

When any bond or recognizance conditioned for the appearance of any person accused in any information or complaint charging a violation of any of the provisions of section 53-304, as amended by this act, becomes forfeited or whenever any person convicted under the provisions of said section gives a bond and fails to comply with the provisions of the same, the court before which such information or complaint is pending or in which such conviction was had, upon collection or settlement of such forfeited bond or recognizance, may order the avails or any portion thereof to be paid to the spouse or for the support of the children or both, in such manner and installments as such court may find reasonable, or may order the avails or any portion thereof to be paid to the selectmen of the town, [the] Support Enforcement [Division] Services of the Superior Court, or the Commissioner of Administrative Services, who shall administer the same for the benefit of the spouse or children or both, as they [or he] may find reasonable.

Sec. 41. This act shall take effect July 1, 2001.

HS	Joint Favorable Subst. C/R	JUD
JUD	Joint Favorable SubstLCO	
BA	Joint Favorable	
PS	Joint Favorable	
APP	Joint Favorable	

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